## Dan Jackson

From: Dan Jackson

Sent: Thursday, September 06, 2007 1:02 PM

To: 'Nash, Bradley'

mglick@howardrice.com; Haney, Robert; Christa Anderson; Daralyn Durie

Subject: RE: Notice of Amin El Sokary Deposition

## Brad,

Cc:

Under Federal Rule of Civil Procedure 26(d), "a party may not seek discovery from any source before the parties have conferred as required by Rule 26(f)." Our Rule 26(f) conference is not scheduled until after Mr. El Sokary's deposition is scheduled to occur. Therefore, you may not seek discovery at that depostion. Because you attempted, unsuccessfully, to consolidate the cases and force yourselves into discovery in the Gabana case, we served early discovery on Roots in the unlikely event that the cases were consolidated. That does not affect the force of Rule 26(d) or Judge Breyer's ruling, both of which are clear: Roots cannot participate in the upcoming depositions in any way (except insofar as its attorneys represent the witness). Please let me know as soon as possible if you still intend to attend the deposition in spite of the rules and Judge Breyer's order so that we may address the issue with the Court.

## Dan

**From:** Nash, Bradley [mailto:bnash@cov.com] **Sent:** Wednesday, September 05, 2007 6:08 PM

To: Dan Jackson

**Cc:** mglick@howardrice.com; Haney, Robert **Subject:** Notice of Amin El Sokary Deposition

## Dan:

I write in response to your objection to Roots taking the deposition of Amin El Sokary on September 12 in Paris. Judge Breyer's decision to deny consolidation does not preclude Roots from noticing a third party deposition of Mr. El Sokary in the Roots action. Judge Breyer never said that this deposition could only be taken with the agreement of all parties; he made no ruling affecting whether or not Roots was permitted to take depositions in Paris. As you know, discovery has now commenced in the Roots action. Gap has already served document requests, interrogatories and requests for admissions. Fed. R. Civ. P. 30(a)(1) similarly permits Roots to take the deposition "of any person . . . without leave of court." Accordingly, please see the attached notice of deposition.

<<SFX562.pdf>> Regards,

Brad

Bradley J. Nash
Covington & Burling LLP
620 Eighth Avenue
New York, NY 10018
Tel: 212-841-1067

Fax: 646-441-9067

Filed 09/07/2007

Page 2 of 2 Page 2 of 2

This message is from a law firm and may contain information that is confidential or legally privileged. If you are not the intended recipient, please immediately advise the sender by reply e-mail that this message has been inadvertently transmitted to you and delete this e-mail from your system. Thank you for your cooperation.